

NEW APPLICATION

Arizona Department of Tra

Intermodal Transportation Di 206 South Seventeenth Avenue Phoenix, Ariz



Bill Higgins Acting State Engineer

Janet Napolitano Governor

Victor M. Mendez Director September 5, 2003

Mr. Donald R. Thompson Railroad Safety Supervisor Arizona Corporation Commission 1210 West Washington Phoenix, Arizona 85007

RR-03639A-03-0666

RE:

RE: TRACS No. 0940 GE CLF SR18401C

Project No. STP-000-6(164)P

RAIL/HIGHWAY SAFETY PROGRAM

7th Street (Clifton)

Union Pacific Railroad Company

AAR/DOT No. 741-890-H

Agreement No. 1532-91-SPTC

ADOT Accounting No. R1532BF02

RECEIVED

2003 SEP 11 P 1: 14

AZ CORP COMMISSION

AZ CORP COMMISSION

Dear Mr. Thompson:

Please furnish our office with an Opinion and Order to cover the installation of Signals described in the subject agreement. An agreement covering the work has been signed by the Railroad Company. A copy is attached for your information and files.

After we receive the Opinion and Order, we will send you a copy of our letter authorizing the Railroad to proceed with the work.

Sincerely,

Railroad Engineering Coordinator

Utility & Railroad Engineering Section

205 South 17th Avenue, Mail Drop 618E, Phoenix, Arizona 85007

Phone 602 712-7541 Fax 602 712-3229

encl.





Jane Dee Hull Governor

> Victor M. Mendez Director

Arizona Department of Transportation

Intermodal Transportation Division

206 South Seventeenth Avenue Phoenix, Arizona 85007-3213

May 24, 2002

Dick Wright State Engineer

RAILROAD CROSSING PROJECT

TRACS No.: 0940 GE CLF SR184 01C

Project No.: STP-000-6(164)P Location: 7th Street (Clifton) AAR/DOT No.: 741-890-H

ADOT Accounting No.: R1532BF02

RAILROAD AGREEMENT For FEDERAL AID **Railroad Crossing Projects**

UNION PACIFIC RAILROAD COMPANY Agreement No. 1532-91-SPTC RAIL/HIGHWAY SAFETY PROGRAM

SUMMARY OF ESTIMATE

Total

Preliminary Engineering:

\$15,000.00

Construction:

Signals

\$152,949.00

Surface

<u>\$55,675.00</u> *\$223,624.00

TRACS No. 0940 GE CLF SR184 01C Project No. STP-000-6(164)P Agreement No. 1532-91-SPTC EXHIBIT "A"

Sheet 1 of 3

^{*} Railroad will invoice ADOT for 100% of total work.
Railroad will separate Preliminary Engineering costs from Construction costs.

ESTIMATE OF MATERIAL AND FORCE ACCOUNT WORK BY THE UNION PACIFIC RAILROAD

DESCRIPTION OF WORK:
SURFACE IMPROVEMENT AT 7TH STREET, MP 1215.44 DOT 741890H
CLIFTON SUB, CLIFTON, AZ.
100% RECOLLECTABLE FROM STATE OF ARIZONA.
INSTALL 40 TRACK FEET OF 115LB CONCRETE ROAD CROSSING, INCLUDING SURFACE RAIL, TIES, GTM AND BALLAST, REPLACE 40 TRACK FEET OF ASPHALT.

PID: 41652 SERVICE UNIT: 16	MP,ST			UBDIV: 1215.44, CLIFTON STATE: AZ			
DESCRIPTION	QTY	UNIT	LABOR	MATERIAL	RECOLL	UPRR	TOTAL
			·				
ENGINEERING WORK			•				
ENGINEERING WORK			932		932		· 932
LABOR ADDITIVE			1314		1314		1314
		_			1214		1214
TOTAL ENGINEERING			2246		2246		2246
SIGNAL WORK							
LABOR ADDITIVE	•		109		109		109
MATL STORE EXPENSE				5	. 5		5
SALES TAX				4	4		4
SIGNAL			156	109	265		265
TOTAL SIGNAL		-	265	118	383		383
TRACK & SURFACE WORK							
BALAST	1 00	CL		522			5.00
EQUIPMENT RENTAL	1.00	CL			523 11850		523 11850
FIELD WELD			62	11000	62		62
FOREIGN LINE FREIGHT			. 02	180			180
HOMELINE FREIGHT				900	900		900
LABOR ADDITIVE			5162		5162		5162
MATL STORE EXPENSE				370			370
OTM			508		1040		1840
RAIL	240.00	LF	688	612	1300		1300
RDXING	40.00	TF	2998	5715	8713		8713
SALES TAX				447	447		447
TRAFFIC CONTROL				10000	10000		10000
TRK-SURF, LIN			2297		2297		2297
WELD				391			2427
XTIE	74.00	ĒΑ	4311	2664	6975		6975 *
TOTAL TRACK & SURPÂCE	·r·		18062	34984	53046		53046
					,		
LABOR/MATERIAL EXPENSE	Ξ.		20573	35102			
RECOLLECTIBLE/UPRR EX					55675	Ω	
ESTIMATED PROJECT COST					000.0	Ü	55675
EXISTING REUSEABLE MAT		CREDIT	•		0		
SALVAGE NONUSEABLE MAT					. 0		

RECOLLECTIBLE LESS CREDITS

THE ABOVE FIGURES ARE ESTIMATES ONLY AND SUBJECT TO FLUCTUATION. IN THE EVENT OF AN INCREASE OR DECREASE IN THE COST OR QUANTITY OF MATERIAL OR LABOR REQUIRED, UPRR WILL BILL FOR ACTUAL CONSTRUCTION COSTS AT THE CURRENT EFFECTIVE RATE.

TRACS No. 0940 GE CLF SR184 01C Project No. STP-000-6(164)P Agreement No. 1532-91-SPTC EXHIBIT "A" Sheet 2 of 3

DATE: 2002-05-08

ESTIMATE OF MATERIAL AND FORCE ACCOUNT WORK BY THE UNION PACIFIC RAILROAD

DESCRIPTION OF WORK:

INSTALL CWT CIR., LED FL SIGNALS W/GATES, AND NEW CABIN AT 7TH STREET IN CLIFTON, AZ. M.P. 1215.44 ON THE CLIFTON SUB.
SIGNAL PROJECT MANAGER: LEE BURDEN 935-7680
RAILROAD TO PERFORM ALL WORK / COST DISTRIBUTED AS FOLLOWS:
SIGNAL - STATE OF ARIZONA 100% RECOLLECTIBLE

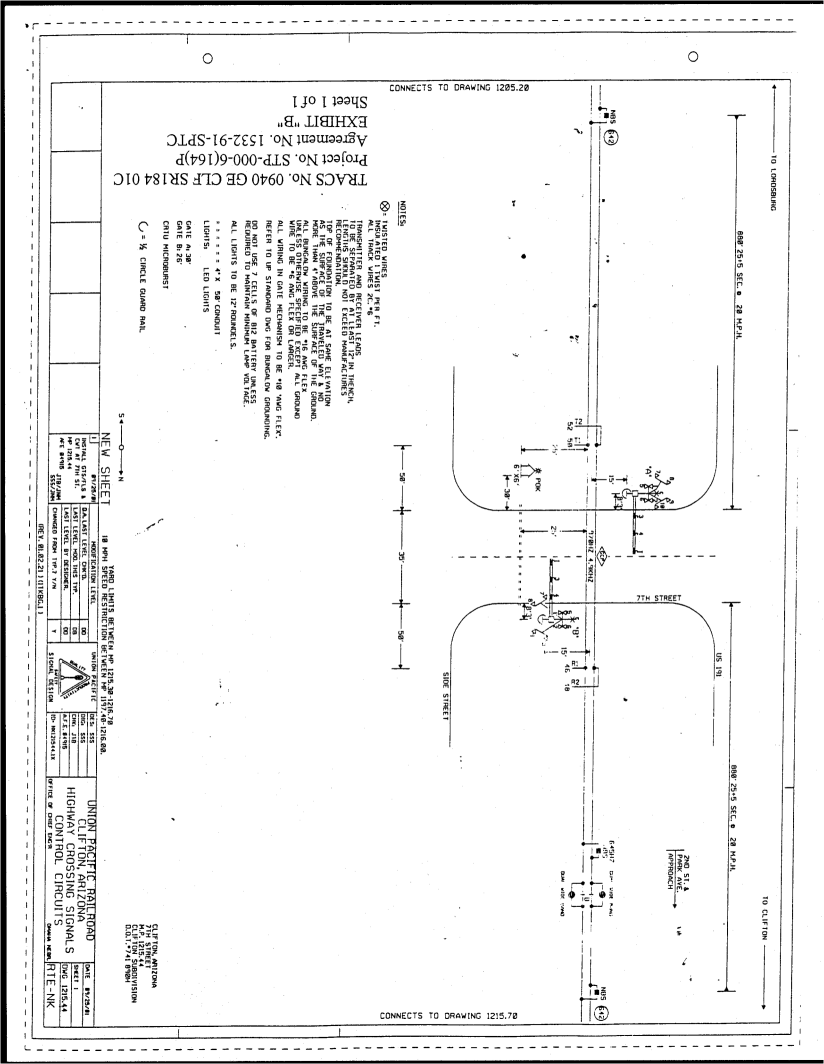
PID: 41337 AWO: 04915 MP, SUBDIV: 1215.44, CLIFTON SERVICE UNIT: 16 CITY: CLIFTON STATE: AZ

					·-· · 		
DESCRIPTION	QTY	UNIT	LABOR	MATERIAL	RECOLL	UPRR	TOTAL
ENGINEERING WORK							
ENGINEERING			1655	:	1655		1655
LABOR ADDITIVE 78%			4578		4578		4578
RECOLL-INSPE			2737		2737		2737
SIG-HWY XNG	• •		1478		1478		1478
TOTAL ENGINEERING			10448		10448		10448
SIGNAL WORK							
AC SERVICE				4500	4500		4500
BILL PREP			900	1300	900		900
CONTRACT				5742	5742		5742
EARTH FILL/ROCK					1100		1100
EQUIPMENT RENTAL					3000		3000
FOREIGN LINE FREIGHT					1148		1148
LABOR ADDITIVE 78%			17922		17922		17922
MATL STORE EXPENSE					2871		2871
PERSONAL EXPENSES					11347		11347
SALES TAX					2297		2297
SIGNAL			22976	57425			80401
TRANSPORTATION CHARGES					3420		3420
USAGE EQUIPMENT					3822		3822
WZ TRAFFIC CONTROL				4031			4031
TOTAL SIGNAL			1798	100703	142501	,	142501
LABOR/MATERIAL EXPENSE		. 5	2246	100703			
RECOLLECTIBLE/UPRR EXPEN	ISE		*		152949	0 -	
ESTIMATED PROJECT COST		34				-	152949
EXISTING REUSEABLE MATER					0		
SALVAGE NONUSEABLE MATER	IAL (CREDIT			0		
PECOILECTIBLE LEGG CHERT	mo.						

RECOLLECTIBLE LESS CREDITS

THE ABOVE FIGURES ARE ESTIMATES ONLY AND SUBJECT TO FLUCTUATION. IN THE EVENT OF AN INCREASE OR DECREASE IN THE COST OR QUANTITY OF MATERIAL OR LABOR REQUIRED, UPRR WILL BILL FOR ACTUAL CONSTRUCTION COSTS AT THE CURRENT EFFECTIVE RATE.

TRACS No. 0940 GE CLF \$R184 01C Project No. STP-000-6(164)P Agreement No. 1532-91-SPTC EXHIBIT "A" Sheet 3 of 3



STATE OF ARIZONA DEPARTMENT OF TRANSPORTATION

Agreement No. 1532-91-SPTC

Agreement Addendum No. 1

Company's Name: The Union Pacific Railroad Company

101 S. Watson Road, Arlington, TX 76010

The purpose of this addendum is to modify the Company name as stated herein:

WHEREAS: Agreement No. 1532-91-SPTC terms the "RAILROAD" as SOUTHERN

PACIFIC TRANSPORTATION COMPANY.

Agreement No. 1532-91-SPTC is revised to term the "RAILROAD"

as the UNION PACIFIC RAILROAD COMPANY.

THEREFORE: The parties hereto agree that Agreement No. 1532-91-SPTC is hereby amended as shown herein. All other provisions of Agreement No. 1532-91-SPTC shall remain unabrogated.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement.

ARIZONA DEPARTMENT OF TRANSPORTATION

UNION PACIFIC RAILROAD COMPANY

HAM R. BRISCOE, P.E. Cick Hackett Railroad Engineering Section

Date 2-18-99

CHIEF ENGINEER

Date _

ARIZONA DEPARTMENT OF TRANSPORTATION HIGHWAYS DIVISION

UTILITY AND RAILROAD ENGINEERING SECTION

MASTER
RAILROAD AGREEMENT
For
FEDERAL AID
Railroad Crossing Projects

SOUTHERN PACIFIC TRANSPORTATION COMPANY
Agreement No. 1532-91-SPTC
RAIL/HIGHWAY SAFETY PROGRAM

THIS AGREEMENT by and between SOUTHERN PACIFIC TRANSPORTATION COMPANY, a Delaware corporation, herein termed "RAILROAD," and STATE OF ARIZONA, DEPARTMENT OF TRANSPORTATION, HIGHWAYS DIVISION, herein termed "STATE".

WITNESSETH:

The parties hereto desire to set forth by this instrument their understanding and agreements with respect to the installation, at various times, of railroad warning devices and/or surface crossing materials with track rehabilitation, if required, throughout the State of Arizona, where a roadway crosses the property and tracks of RAILROAD.

AGREEMENT:

NOW THEREFORE, it is mutually agreed as follows:

- 1. The work to be performed by RAILROAD under this agreement is hereinafter referred to as "PROJECT".
- 2. RAILROAD agrees to furnish all labor, materials, tools, and equipment necessary to install such warning devises including necessary actuating and operating circuits and adequate instrument housing and/or roadway crossing materials with track rehabilitation, if required, upon its property at certain designated grade crossings.

Said installation shall comply with the latest standards prescribed by the Association of American Railroads and the Manual On Uniform Traffic Control Devices, Part VIII.

- 3. RAILROAD will prepare both a cost estimate, marked Exhibit "A" and a location plan marked, Exhibit "B", showing the general details of each PROJECT and send them to STATE for acceptance.
- 4. It is agreed that the work to be performed by RAILROAD is a part of a Federal-Aid project. Pursuant to the provisions of Federal-Aid Policy Guide Subchapter G, Part 646 Subpart B, there is no ascertainable net benefit to RAILROAD, and STATE agrees to reimburse RAILROAD for one hundred percent (100%) of the cost and expense incurred by RAILROAD in furnishing of materials and performing the work as described in the Cost Estimate, marked EXHIBIT "A", attached to and made a part hereof.

- 5. It is understood and agreed that the STATE is acting solely as an agent for the project sponsor in securing and administering Federal funds and STATE assumes no other liability hereunder for the project sponsor.
- 6. Prior to commencing construction of each PROJECT, Railroad agrees to notify STATE, in writing, of the actual construction start date. Upon completion of each PROJECT, RAILROAD agrees to notify STATE, in writing, of the actual completion date. The construction start date shall not be prior to receiving a notice to proceed from STATE. Construction progress payments shall not be made without the actual construction start date. Final payment shall not be made without the actual construction date.
- 7. The work for each PROJECT shall be performed by RAILROAD forces on an actual cost basis, and as supported by the analysis of estimated costs set forth in Exhibit "A". The actual cost shall be payable in payments as follows:
 - a. RAILROAD will order the materials for each PROJECT, and may invoice the STATE upon receipt, for materials and related costs, as set forth in Exhibit "A".
 - b. RAILROAD may submit monthly invoices for work performed and materials installed unless invoiced under subparagraph a.
 - c. Minimum payment, except for final invoice, is \$5,000.
 - d. Upon completion of all work under each PROJECT, RAILROAD shall arrange for a joint close-out inspection of the completed PROJECT. Upon determination by STATE that the work has been completed in accordance

with Exhibits "A" and "B", RAILROAD will submit final and complete invoice to the STATE. STATE agrees to pay RAILROAD the difference between the final invoice and any previous payments for PROJECT. Any amount with which STATE disagrees shall be paid under protest, subject to resolution.

e. All invoices will be paid by STATE within sixty (60) days of receipt.

All expenses incurred by RAILROAD for work which STATE is obligated to reimburse RAILROAD hereunder, including all work incidental to such work but not specifically mentioned herein, shall be subject to the provisions of the Federal-Aid Policy Guide Subchapter B Part 140 Subpart I.

- 8. Pursuant to A.R.S. Sections 35-214, 35-215 and 41-1279.04, the books of RAILROAD shall be open for inspection and audit by authorized representatives of STATE and the Federal Government for a period of not less than five (5) years from the date final payment has been received by RAILROAD. State agrees to pay RAILROAD any sums found to be owing as a result of an audit within sixty (60) days of receipt of the audit by the Utility and Railroad Engineering Section of STATE. RAILROAD agrees to reimburse STATE, within sixty (60) days of notification for any amount STATE disallows as a result of its audit. Any audit exceptions with which RAILROAD disagrees shall be paid to STATE under protest subject to resolution.
- 9. All invoices shall contain STATE's project number and agreement number. The invoice shall be sent to:

ARIZONA DEPARTMENT OF TRANSPORTATION Utility and Railroad Engineering Section 205 South 17th Ave. Mail Drop 618E

Phoenix, Arizona 85007-3212

10. Once installation of railroad warning devices and/or roadway crossing material has been completed, RAILROAD shall maintain, in kind, the railroad warning devices and the crossing material two feet outside of each rail as long as they remain in place. However, RAILROAD shall be entitled to receive any contribution toward the cost of such maintenance as may be now or hereafter made available by means of any law, ordinance, regulation, order, grant or by other means or sources.

- 11. Claims and disputes between STATE and RAILROAD involving sums less than \$100,000 and arising out of the terms of this Agreement relating to work performed, invoicing and similar matters, shall be subject to arbitration, at the request of either party, in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association then obtaining; provided, however, that claims or disputes arising out of personal injury, death, property damage, or environmental incidents shall not be subject to arbitration without the concurrence of both parties, except to the extent otherwise required by the rules of Arizona courts.
- 12. In compliance with the regulations of the United States Department of Transportation, RAILROAD hereby agrees to comply fully with all of the provisions of Appendix "A", attached hereto and by this reference made a part of this Agreement; provided, however, that Appendix "A" shall be applicable only in those cases where RAILROAD does not perform the work contemplated in this Agreement with its own forces.

- 13. This Agreement is subject to the budgetary limitations set forth in Arizona Revised Statutes Subsection 28-1823 through 28-1826 inclusive and is further subject to the provisions of Chapter 1 of Title 35, Arizona Revised Statutes.
- 14. STATE and RAILROAD each agrees to be liable to the other party for its own acts of negligence and the negligence of its own employees.
- 15. This Agreement shall inure to the benefit of and be binding upon the successors and assigns of RAILROAD and the assigns of STATE.
- 16. RAILROAD is required to comply with Executive Order 75-5, "Non-Discrimination in Employment by Government Contractors and Subcontractors," which is hereby included in its entirety by reference and considered a part of this Agreement.
- 17. Pursuant to A.R.S. Subsection 38-511, STATE may cancel this Agreement, without penalty or further obligation, if any person significantly involved in initiating, negotiating, securing, drafting or creating the Agreement on behalf of STATE or any of its departments or agencies is, at any time while this Agreement or any extension of it is in effect, an employee of any other party to this Agreement with respect to the subject matter of this Agreement.

Agreement No. 1532-91-SPTC

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year signed by both parties.

SOUTHERN PACIFIC TRANSPORTATION CO		ONA DEPART HIGHW	. of transpo ay division	RTATION
By James 1. Mos Its MANAGER-CONTI	-ller PACTS	Manager	of Utility & Railing Section	
Date October 2,1995		Date/c	0-17-95	
Approved as to Eprin/ William ATTORNEY 10/5/91				
STATE OF COLORADO)			
COUNTY of DENVER)				
The foregoing instrument of Ms. J. I Monthly the MANAGE TION OF COMPANIES 2-11-97	R-CONTRACTS orporation, on bel	of SOUTHERN	PACIFIC TRA	NSPORTA-
STATE OF ARIZONA COUNTY of MARICOPA))ss.)			
The foregoing instrument William R. Briscoe, the Manage Department of Transportation, on	r of Utility and i	Railroad Enginee TE.	ering Section of	the Arizona
My Commission Expires:		Commi	Morio	36

Notary Public

Agreement No. 1532-91-SPTC

APPENDIX A (Revised)

II EQUAL OPPORTUNITY

1. Selection of Labor:

During the performance of this contract, the contractor shall not discriminate against labor from any other State, possession or territory of the United States.

Employment Practices:

During the performance of this contract, the contractor agrees as follows:

- a. The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoffs or termination; rates of pay or other forms of compensation; and selection for training, including apprentice—ship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the State highway department setting forth the provisions of this nondiscrimination clause.
- b. The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.
- c. The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided by the State highway department advising the said labor union or workers' representative of the contractors commitments under this section II-2 and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- d. The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations (41 CFR, Part 60) and relevant orders of the Secretary of Labor.
- e. The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records and accounts by the Federal Highway Administration and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.

- f. In the event of the contractor's noncompliance with the non-discrimination clauses of this contract or with any of the said rules, regulations or orders, this contract may be canceled, terminated or suspended in whole or in part and the contractor may be declared inelegible for further Government contracts or Federally-assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation or order of the Secretary of Labor, or as otherwise provided by law.
- g. The contractor will include the provisions of this Section II-2 in every subcontract or purchase order unless exempted by rules, regulations or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the State highway department or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event a contractor becomes involved in, or is threatened with litigation with a subcontractor or vendor as a result of such direction by the Federal Highway Administration, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

3. Selection of Subcontractors, Procurement of Materials, and Leasing of Equipment:

During the performance of this contract, the contractor, for itself, its assignees and successors in interest (hereinafter referred to as the "contractor") agrees as follows:

- a. Compliance With Regulations: The contractor shall comply with the Regulations relative to nondiscrimination in federally-assisted programs of the Department of Transportation, Title 49, Code of Federal Regulations, Part 21, as they may be amended from time to time. (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.
- b. Nondiscrimination: The contractor, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The contractor shall not participate either directly or indirectly in the discrimination prohibited by section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.
- c, Solicitations for Subcontracts, Including Procurements of Materials and Equipment: In all solicitations either by competitive bidding or negotiation made by the contractor for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the contractor of the contractor's obligations under this contract and the Regulations relative to nondiscrimination on the grounds of race, color, or national origin.

- d. Information and Reports: The contractor shall provide all information and reports required by the Regulations, or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the State highway department or the Federal Highway Administration to be pertinent to ascertain compliance with such Regulations or directives. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish this information the contractor shall so certify to the State highway department, or the Federal Highway Administration as appropriate, and shall set forth what efforts it has made to obtain the information.
- e. Sanctions for Noncompliance: In the event of the contractor's noncompliance with the nondiscrimination provisions of this contract, the State highway department shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
- (1) withholding of payments to the contractor under the contract until the contractor complies, and/or
- (2) cancellation, termination or suspension of the contract, in whole or in part.
- f. Incorporation of Provisions: The contractor shall include the provision of this paragraph 3 in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The contractor shall take such action with respect to any subcontractor or procurement as the State highway department or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, however, that, in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the contractor may request the State highway department to enter into such litigation to protect the interests of the States to enter into such litigation to protect the interests of the United States.